PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

	licant's or agent's file reference	FOR FURTHE	RTHER ACTION See Form PCT/IPEA/416						
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International application No. International fili PCT/IL2005/000010 04.01.2005			date (day/month/year)	Priority date (day/month/year) 15.01.2004					
			and IDC						
International Patent Classification (IPC) or national classification and IPC INV. H01S5/068									
101 S 3000 VIII									
Applicant									
ELOP ELECTROOPTICAL INDUSTRIES LTD. et al									
1.	 This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36. 								
2.	This REPORT consists	of a total of 8 sheets, inclu	ding this cover sheet.						
3.	This report is also acco	mpanied by ANNEXES, cor	nprising:						
	a. 🛭 sent to the appli	cant and to the Internationa	<i>l Bureau)</i> a total of 3 she	eets, as follows:					
sheets of the description, claims and/or drawings which have been amended and are the basis of this r and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of Administrative Instructions).									
sheets which supersede earlier sheets, but which this Authority considers contain an amendment beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I									
	Supplemental Box.								
	b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)), containing sequence listing and/or tables related thereto, in celectronic form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).								
4.	This report contains inc	lications relating to the follo	wing items:						
İ	☑ Box No. I Basis	of the report							
	☐ Box No. II Priori	ty							
	☐ Box No. III Non-	establishment of opinion wit	h regard to novelty, inver	ntive step and industrial applicability					
	Box No. IV Lack	of unity of invention							
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement									
	☐ Box No. VI Certa	in documents cited							
		in defects in the internation							
☐ Box No. VIII Certain observations on the international application									
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Dat	te of submission of the demai	nd	Date of completion	or this report					
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	Box No. I	Basis of the report						
1.	With regard to the language , this report is based on the international application in the language in which it was filed, unless otherwise indicated under this item.							
	which	 □ This report is based on translations from the original language into the following language , which is the language of a translation furnished for the purposes of: □ international search (under Rules 12.3 and 23.1(b)) 						
	☐ put	plication of the international application (under Rule 12.4) ernational preliminary examination (under Rules 55.2 and/or 55.3)						
2. With regard to the elements* of the international application, this report is based on (replacement sheets have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in report as "originally filed" and are not annexed to this report):								
	Description	ı, Pages						
	1-12	as originally filed						
	Claims, Nu	mbers						
	1-14	received on 11.12.2005 with letter of 11.12.2005						
	Drawings,	Sheets						
	1/9-9/9	as originally filed						
	☐ a sequ	uence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing						
3. [☐ The a	☐ The amendments have resulted in the cancellation of:						
		e description, pages e claims, Nos.						
	☐ the	☐ the drawings, sheets/figs ☐ the sequence listing (specify):						
		y table(s) related to sequence listing <i>(specify)</i> :						
4.	☐ This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).							
		e description, pages e claims, Nos.						
	□ the	☐ the drawings, sheets/figs						
		e sequence listing (specify): y table(s) related to sequence listing (specify):						
	* If it	tem 4 applies, some or all of these sheets may be marked "superseded."						

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	Box No. IV Lack of unity of invention									
1.	 In response to the invitation to restrict or pay additional fees, the applicant has: □ restricted the claims. □ paid additional fees. □ paid additional fees under protest. ☑ neither restricted nor paid additional fees. 									
2.		This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.								
3.	This	This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13 is								
	□ complied with.									
	□ not complied with for the following reasons: □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □									
see separate sheet										
4.	Consequently, this report has been established in respect of the following parts of the international application:									
	□ all parts.									
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or indus applicability; citations and explanations supporting such statement										
								1.	Sta	tement
		ovelty (N)		Yes: No:	Claims Claims	1-6				
		ventive step (IS)		Yes: No:	Claims Claims	1-6				
	Industrial applicability (IA)			Yes: No:	Claims Claims	1-6				
2.	. Citations and explanations (Rule 70.7):									

see separate sheet

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A. Item V Lack of unity of invention (Rules 13.1 and 13.2 PCT)

This authority considers that there are two inventions covered by the following groups of claims:

Group I: Claims 1-6 directed to a constant current power supply comprising means to protect a load from over-current spikes, wherein a second feedback element associated with both the load and the shunt paths works together with a current draining element in a shunt path to provide current regulation of the load path based on the current in the shunt path.

Group II: Claims 7-14 directed to a power supply for charging a capacitive load comprising an inductance connected in series with the capacitive load and feedback means for controlling the series impedance of the capacitive load and the inductance to maintain the charging current of the capacitive load at a predetermined level.

The reasons for which the inventions are not so linked as to form a single general inventive concept, as required by Rule 13.1 PCT, are as follows:

Document D1 is regarded as representative of the closest prior art to the subject-matter of claim 1 and teaches (figure 5; paragraphs [0005]-[0008], [0029]-[0031]) a high-speed power supply arrangement suitable for laser diodes comprising:

- a. a variable voltage power supply 415,
- b. a load path for carrying a laser diode LD1420,
- c. a shunt path (containing *M1520* and *M2522*) connected in parallel with said load path,
- d. a current draining element (*M1520* and *M2522*) for switching said shunt path, said current draining element being associated via a first feedback element *R3440* with said variable voltage power supply *415* such that current drained by said current draining element provides first feedback control of a voltage level of said

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variable voltage power supply (paragraph [0031]),

Remark The current drained by said current draining element determines the potential difference appearing across *R2435* and *M3518* and hence the feedback voltage appearing at *R3440*.

e. and a voltage operated (the voltage appearing across *R1425*) second feedback element *U4540* associated with both said load path and said shunt path to provide a second feedback control of said current draining element to drain current via said current draining element in response to current changes at said load *LD1420*, said voltage operated second feedback element thereby working together with said current draining element to provide current regulation of said load path.

Therefore the special technical feature of claim 1 being that technical feature making a contribution over the content of the prior art concerns a voltage operated second feedback element that works together with said current draining element to provide current regulation of said load path from said shunt path. This feature addresses the technical problem of providing a constant current power supply comprising means to protect a load from over-current spikes not requiring a series MOSFET transistor in the load path.

The special technical features of claims 7-14 relate to: a load capacitance to be charged, a serially connected inductive component contributing to a serial frequency dependent impedance, and a variable frequency source being controllable to reduce frequency during charging of said capacitor, thereby to reduce said frequency dependent impedance and maintain a level of charging current to said load capacitance. These features address the technical problem of providing a circuit for charging a capacitor at a controllable charging current.

Therefore it appears that the two groups of claims set out above do not have a common special technical feature, nor does it appear that their respective special technical features are *corresponding* because they solve the two distinct technical problems set out above. Thus it appears that neither do the two groups of claims share a common general inventive concept and the application consequently does not meet the requirements of unity of invention as defined in Rules 13.1 and 13.2 PCT.

No additional fees having been paid in response to the invitation set out in the form IPEA/405 communicated to the applicant on 27.01.2006 within the time limit indicated therein, the remainder of this International Preliminary Report on Patentability has been drawn according to Article 34(3)(c) PCT up for the invention first mentioned in the claims corresponding to claims 1-6.

B. Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1. Reference is made to the following documents:
- D1: US 2003/063641 A1 (JOHNSON RONALD E) 3 April 2003
- 2. Claim 1 is considered to meet the requirements of the PCT with respect to novelty and inventive step for the following reasons:

Document D1 is regarded as being the closest prior art to the subject-matter of claim 1, and shows (figure 5; paragraphs [0005]-[0008], [0029]-[0031]):

- a high-speed power supply arrangement suitable for laser diodes comprising:
- a. a variable voltage power supply 415,
- b. a load path for carrying a laser diode LD1 420,
- c. a shunt path M1 520 connected in parallel with said load path,
- d. a current draining element for switching said shunt path *U4 540*, said current draining element being associated via a first feedback element *R3 440* with said variable voltage power supply *415* such that current drained by said current draining element provides first feedback control of a voltage level of said variable voltage power

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supply (paragraph [0031]), and

Remark The current drained by said current draining element determines the potential difference appearing across R2 435 and M3 518 and hence the feedback voltage appearing at R3 440.

e. a voltage operated (the voltage appearing across *R1 425*) second feedback element *U4 540* associated with both said load path and said shunt path to provide a second feedback control of said current draining element to drain current via said current draining element in response to current changes at said load *LD1 420*.

The subject-matter of claim 1 differs from this known high speed power supply arrangement in that:

said voltage operated second feedback element works together with said current draining element to provide current regulation of said load path from (a voltage derived from the current in) said shunt path

The subject-matter of claim 1 is therefore new (Article 33(2) PCT).

The technical effect of the invention is that according to claim 1, current regulation of the variable voltage power supply is provided by voltage feedback from the low-current shunt path instead of by voltage feedback from a path in which both load and shunt currents flow, so that no high power transistor is required in the current return path.

The problem to be solved by the present invention may be regarded as how to modify the high speed current regulated power supply arrangement of the closest prior art so that the need for a high power transistor in the current return path is removed.

The solution to this problem proposed in claim 1 of the present application is considered as involving an inventive step (Article 33(3) PCT) for the following reasons:

Nothing in the prior art to hand suggests deriving the feedback voltage for controlling the output of the variable voltage power supply on the basis of the current flowing in the shunt path alone.

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3. Claims 2-6 are dependent on claim 1 and as such also meet the requirements of the PCT with respect to novelty and inventive step.